N & M SEAFOOD, INC. 7892 West Dunnellon Rd. Dunnellon, FL 34433-3595 352-795-1208

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April, 17, 1999

Dockets Management Branch (HFA 305) Food and Drug Administration 5630 Fisheries Lane, Room 1061 Rockville, Maryland 20852

RE:Docket Number 98P-0504

Dear FDA:

I am writing today to express my strong objections to costly and unnecessary rules which you have been asked to consider by the Center for Science in the Public Interest.

As one who has worked with the oyster industry for many years, I can tell you first hand of the economic damage these proposed rules would inflict upon us. Reduced demand would result in reduced activity in the industry. This would reduce fuel and equipment purchases by harvesters, container purchases by shippers and processors, the need for common carrier distributors, at d would reduce business and income throughout the chain from harvesters to retail outlets.

The ripple effect of the proposed rules would have economic impact far beyond any benefit that would occur as a result of their imposition on the industry. Consumers should have a choice between treated oysters and fresh oysters. The small number of people who may be at real risk should heed the ample health warnings available where fresh oysters are sold and assume their own level of personal responsibility just as those who are diabetic must avoid sugar and those who allergic to sulfites must avoid products which are advised that they should not consume them.

I urge FDA to reject these crippling rules and allow other appropriate independent state and I ational bodies such as the ISSC to continue their educational and oversight as they have in the past.

Mancy L. Meyers - president Na M Seafood, anc.

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